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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/693,317		10/23/2003	Per Johan Lundberg	1103326-0203	8231
7470	7590	11/02/2005		EXAMINER	
WHITE &		- -	SHEIKH, HUMERA N		
PATENT DEPARTMENT 1155 AVENUE OF THE AMERICAS				ART UNIT	PAPER NUMBER
NEW YOR		0036	1615		

DATE MAILED: 11/02/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
Office Addison Commence	10/693,317	LUNDBERG ET AL.	
Office Action Summary	Examiner	Art Unit	
	Humera N. Sheikh	1615	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the o	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
 1) Responsive to communication(s) filed on <u>07 L</u> 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloward closed in accordance with the practice under the process. 	s action is non-final. ince except for formal matters, pro		
Disposition of Claims	•		
4) ☐ Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) 1,3,6 and 8-19 is/are allowed. 6) ☐ Claim(s) 4,5,7 and 20 is/are rejected. 7) ☐ Claim(s) 2 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/o Application Papers 9) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on is/are: a) ☐ accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Examine 11.	er. cepted or b) objected to by the drawing(s) be held in abeyance. Settion is required if the drawing(s) is objected.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
	Naminor. Note the attached Office	Action of 101111 10-102.	
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. Is have been received in Applicationity documents have been received u (PCT Rule 17.2(a)).	on No ed in this National Stage	
Attachment(s)	Λ ∀ Ι	(DTO 440)	
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10/23/03; 12/07/04 	4) 🔀 Interview Summary Paper No(s)/Mail Da 5) 🔲 Notice of Informal P 6) 🔲 Other:	(PTO-413) ate satent Application (PTO-152)	

DETAILED ACTION

Status of the Application

Receipt of the Preliminary Amendment filed 10/23/03 and the Information Disclosure Statements (IDS) filed 10/23/03 and 12/07/04 is acknowledged.

Claims 1-20 are pending in this action. Claim 2 is objected to. Claims 4, 5, 7 and 20 are rejected. Claims 1, 3, 6 and 8-19 are allowable.

Claim Objections

Claim 2 is objected to because of the following informalities:

Claim 2, line 11 recites "selected from the group of". The phrase should appropriately be recited as 'selected from the group *consisting* of to be in proper Markush format. Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

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Claims 4, 5 and 7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 4, 5 and 7 are indefinite because they contain the term "e.g." in the claim limitation. It is not clear whether the limitations following the term 'e.g.' are actually included in the claim or whether they are merely recited for exemplary purposes. It is suggested that the claim language 'selected from the group consisting of be used in replace of the term 'e.g.' in claims 4 and 5 to overcome this rejection. For claim 7, the phrase 'such as' may be used in place of the term 'e.g.'.

Appropriate correction is required.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claim 20 is rejected under 35 U.S.C. 101 because the claimed invention is not supported by either a specific and substantial asserted utility or a well-established utility.

Claim 20 recites the "Use of an oral pharmaceutical dosage form for the manufacture of a medicament useful in the treatment of gastric acid related diseases", but, since the claim does not set forth any steps involved in the method/process for using the oral dosage form, it is unclear as to what method/process Applicant is intending to encompass. A claim is indefinite where it merely recites a use without any active, positive steps delimiting how this use is actually practiced.

Claim 20 is rejected under 35 U.S.C. 101 because the claimed recitation of a use, without setting forth any steps involved in the process, results in an improper definition of a process, i.e., results in a claim which is not a proper process claim under 35 U.S.C. 101. See for example Ex parte Dunki, 153 USPQ 678 (Bd.App. 1967) and Clinical Products, Ltd. v. Brenner, 255 F. Supp. 131, 149 USPQ 475 (D.D.C. 1966).

Claim 20 is also rejected under 35 U.S.C. 112, first paragraph. Specifically, since the claimed invention is not supported by either a specific and substantial asserted utility or a well established utility for the reasons set forth above, one skilled in the art clearly would not know how to use the claimed invention.

Suggested language to overcome this rejection would be, for instance, a 'process for treating', which recites at least one process step in the claim.

Allowable Subject Matter

Claims 1, 3, 6 and 8-19 are allowed.

Correspondence

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Humera N. Sheikh whose telephone number is (571) 272-0604.

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The examiner can normally be reached on Monday through Friday from 8:00A.M. to 5:30P.M.,

alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Thurman Page, can be reached on (571) 272-0602. The fax phone number for the

organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent

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PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

H. N. Sheikh J. Z. Deckh

Patent Examiner

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October 27, 2005